1	Alex M. Giannetto, State Bar No. 259757 agiannetto@bremerwhyte.com				
2	Darlene M. McIver, State Bar No. 216608 dmciver@bremerwhyte.com				
3	BREMER WHYTE BROWN & O'MEARA LLP 501 West Broadway Suite 1700 San Diego, CA 92101				
4					
5	Telephone: (619) 236-0048 Facsimile: (619) 236-0047				
6 7	Attorneys for Defendant, DAVIC INCORPORATED dba MOBY DICK BAR				
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
10					
11	MICHAEL STOKES,	Case No. 4:19-cv-05743-YGR			
12	Plaintiff,	STIPULATION RE: PLAINTIFF LEAVE TO AMEND			
13	vs.	COMPLAINT; [PROPOSED] ORDER THEREON Complaint Filed: September 12, 2019			
14	MOBY DICK BAR,				
15	Defendant.	Septemeer 12, 2019			
16					
17	TO THE HONORABLE COURT:				
18	Plaintiff Michael Stokes ("Plaintiff") and Defendant Davic Incorporate dba				
19	Moby Dick Bar ("erroneously sued as "Mol	by Dick Bar") ("Defendant"), collectively			
20	referred to herein as "the Parties") hereby agree and stipulate as follows:				
21	WHEREAS, this lawsuit, filed September 13, 2019, alleges damages caused				
22	by Defendant's unauthorized reproduction and public display of two copyrighted				
23	photographs of models owned and registered by Plaintiff, a California based				
24	professional photographer. Accordingly, Plaintiff seeks monetary relief under the				
25	Copyright Act of the United States.				
26	WHEREAS, Defendant was served with the complaint on September 16,				
27	2019, its responsive pleading was due no later than October 7, 2019.				
28	///				
ROWN & LP .DWAY					

BREMER WHYTE BROWN 8 O'MEARA LLP 501 WEST BROADWAY SUITE 1700 SAN DIEGO, CA 92101 (619) 236-0048

1317.060 4:19-cv-05743-YGR

1	WHEREAS, due to the Parties engagement in early settlement discussions,		
2	the Parties informally agreed and stipulated Defendant's responsive pleading would		
3	be due no later than October 14, 2019.		
4	WHEREAS, while settlement negotiations continued and great progress was		
5	made, the Parties again informally agreed and stipulated to continue the date by		
6	which Defendant's responsive pleading would be due to October 31, 2019, then to		
7	November 7, 2019.		
8	WHEREAS, on November 6, 2019, the parties met and conferred and,		
9	although currently at an impasse, agreed to continue with settlement negotiations and		
10	to formally stipulate to allow Plaintiff to file an amended complaint no later than		
11	November 8, 2019.		
12	WHEREAS, Defendant's responsive pleading will be due within fourteen		
13	(14) days after service of the amended pleading, per F.R.C.P. Rule 15, or on or		
14	before November 30, 2019.		
15	WHEREAS, with this stipulation and continued dates no prejudice will be		
16	suffered.		
17	THEREFORE, the Parties agree and stipulate that Plaintiff should be granted		
18	leave to amend and file a first amended complaint no later than November 8, 2019,		
19	or within 3 business days of the Court's issuance of Order approving this Stipulation,		
20	whichever is later.		
21	SO STIPULATED:		
22	Dated: November 6, 2019 BREMER WHYTE BROWN & O'MEARA LLP		
23			
24	By: Darlese Milve		
25	Alex M. Giannetto Darlene M. McIver		
26	Attorneys for Defendant DAVIC INCORPORATED dba		
27	MOBY DICK BAR		
28 ROWN &			
P P	2		

BREMER WHYTE BROWN &
O'MEARA LLP
501 WEST BROADWAY
SUITE 1700
SAN DIEGO, CA 92101
(619) 236-0048

1317.060

2

			1
1	Dated: November 6, 2019	LIEBOWITZ LAW FIRM,	PLLC
2			
3			
4			
5		By:/S/	
6		Richard Liebowitz	
7		Attorney for Plaintiff, MICHAEL STOKES	
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
2324			
25			
26			
27			
28			
		3	
BROWN & LLP ADWAY 00 92101 048	1017.000	-	
	1317.060		4:19-cv-05743-YGR

BREMER WHYTE BRO O'MEARA LLP 501 WEST BROADW SUITE 1700 SAN DIEGO, CA 92 (619) 236-0048

1				
2				
3				
4				
5				
6				
7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	MICHAEL STOKES,) Case No. 4:19-cv-5743(YGR)		
12	Plaintiff,) [PROPOSED] ORDER ON) STIPULATION RE: PLAINTIFF		
13	VS.	LEAVE TO AMEND COMPLAINT		
14	MOBY DICK BAR,	Complaint Filed: September 12, 2019		
15	Defendant.			
16		,		
17	Based on the stipulation of the Parties, and good cause appearing, the Court			
18	hereby GRANTS the Stipulation Re: Plaintiff Leave to Amend Complaint no later			
19	than November 8, 2019, or within 3 business days of the Court's issuance of this			
20	Order approving the Stipulation, whichever is later.			
21	IT IS SO ORDERED.			
22				
23	Dated: November <u>8</u> , 2019			
24	1 Lanne			
25	Grave Gyalefleeg			
26	Honorable Yvonne Gonzalez Rogers District Court Judge			
27	Dist	Their Court Judge		
28				
OWN & P OWAY				

BREMER WHYTE BROWN O'MEARA LLP 501 WEST BROADWAY SUITE 1700 SAN DIEGO, CA 92101 (619) 236-0048

1317.060